MR. DENT REPLIES.

THE STATE CAPITAL.

Proceedings Had in the General Assembly Yesterday-Special Mes-sage from the Governor.

A Strong Delegation from Memphis

Looking After the Interests

of the District.

NASHVILLE, February 23-Senate,-Mr.

inal offenses.

The following senate bills passed third reading: To cede to the United States jurisdiction over certain lands in Memphis for the

To amend the mechanics lien law, and

give them greater security in their work.

To appropriate \$55,000 for deficiencies of the last assembly's appropriation for crimi-

of law, making the rules apply to criminal as well as civil cases. Passed. To amend section 3192 of the code to limit

LAW REPORTS.

ith, of Shelby, introduced a bill to enlarge the powers of the governor in offering re-wards for the arrest of perpetrators of crim-

INDICATIONS. Tennessee and the Ohio valley, warms partly cloudy weather, northerly winds ly shifting to southerly, and lower baram-

GENERAL GRANT pleads prospective absence from the country as an excuse for retiring from the World's Fair commission,

In the divorce case of Sprague w. Sprague respondent yesterday filed an answer denying all petitioner's (Mrs. Sprague) allegations. THE four national banks of Lafavette Indians, yesterday reduced their combined

circulation over half a million of dollars, AT-midnight the physicians attending Sen ator Carpenter reported his case as hopeless and, though he may live several days, his

death is hourly expected. Caucago is determined to stamp out the trade in oleomargarine. Yesterday several dealers in the dirty compound were hauled up and heavily fined.

THE Readjusters of Virginia are reorgansing for the coming campaign. Could anything more than this prove the necessity for a reduction in the number and frequency of

reachers as passengers, or white horses as the live stock for a voyage. The

APPEAL, confident in its ability to weather Republican States of the n ny storm, takes on this morning a dead load preachers, notwithstanding their cry is stop the APPEAL," in other words, muzzle he press, stop free discussion, and compel nformity. But that day is done. THE attempt of the banks of New York to

alldoze congress into a repeal of the three er cent funding bill will prove a signal chasers, ure. Already a syndicate composed of competent parties has offered to take the whole loan. The anti-monopolists, the green-backers, the workingmen's party and the duties, consisting of Senators Kernan and Allison, and Representatives Carlisle, Gibson communits will make a note of this attempt by the money power to defy the law and break down the credit of the government, but with no evidence to support them.

THE proceedings of the meeting held at umn. To them we direct the attention of our readers, for the present contenting ourselves with the hope that there will be no undue should not be lost sight of that it is sometimes very well to let well

compared as done so well that a very impression of the property of the better class of either compared to the property of the better class of either compared to the property of the better class of either compared to the property of the better class of either compared to the property of the better class of either compared to the property of the better class of either compared to the property of the better class of either compared to the property of the better class of either compared to the property of the

of an orwation. He is a true priest, a many man, and a poet of high rank. His life is consecrated to the cause of Christ, but the has never failed to find the form an engrossing and glorious work to esponse the cause of the people, to take upon himself the burdens of the down-trodden and lead show which are consequently the people to take upon the cause of the people, to take upon himself the burdens of the down-trodden and lead show with an expensive and the people to take the peopl papers be charged with cowardice as well as lack of principle in not p. Dishing what they believed to be the wath. He will be found practicable to a large extent." who differ from them on this question. But the editors of both these papers drink wine every day of their lives. This unpardonable and scale.' These papers are not, like the forenoon the following members have hypocrisy the chancellor called 'lying on a secular press, dependent, in part, on the lower grades of society for their patronage, yet they are as big cowards as W. N. Brown. The object of the meeting was with reference to the death of C. W. their more worldly neighbors." This does not sound Christ-like nor christian, but it is board of public works. On motion the in keeping with the men who set up the idle | following series of resolutions were adopted: claim that they are the vicegerents of the Almighty, and are invested with some of his infallible powers. Crosby is a fanatic who, instead of making friends for a really good cause, makes enemies, and praves that he cannot practice what he preaches. Nothing could be more intemperate than this attack on a power, compared with which the whole pulpit is like a penny whistle to a jornado.

In RESOLUTIONS.

Mr. C. W. Goyer died at his residence in this city, on Tuesday morning. February 22, 1881, in the fifty seventh year of his age. One siter an other our old citizens are passing away, of late death has been very husy among them. While death has been very husy of life of the provide of the life of the death has been very husy of his death has been very husy of his death has been very husy of

WASHINGTON.

A Republican Senator Names Three Gentlemen who, He Says, are Dead Sure to be Members of the Coming Cabinet-Logan Legging for Lincoln.

All Cry and No Wool-Heavy Receipts of Legal-Tenders-An Inquiry After the President's Message-Gen. Arthur Visits the Senate Chamber-The Inaugural.

Washington, February 23.—Receipts of internal revenue \$433,478; customs \$737,339. National bank notes received for redemption

HEAVY RECEIPTS OF LEGAL TENDERS. The amount of legal tenders received by the treasury to-day from national banks for setiring circulation was \$2,800,000.

LEGAL-TENDER DEPOSITS. Legal-tender deposits by the national banks for reduction of circulation since the passage of the funding bill by the senate aggregate

HOW THEY WILL VOTE TO-DAY. In the Republican caucus this evening the discussion was opened by Representative Lapham, who counseled opposition to any apportionment bill which would disturb the relative strength of the parties, particularly any basis of apportionment by which the Republican States of the north would be af-

TO PROTECT INNOCENT PUBCHASERS, The house bill pending in the senate to-day to protect purchasers of articles against pat-ent venders, was considered by the senate as imperfect. Senator Voorhees proposes to offer a substitute for the provisions so sweep-ing as to protect all innocent purchasers of patented articles, and to punish men who at-tempt to extort reyalty from innocent pur-chasers

ALL CRY AND NO WOOL.

WANT THE MESSAGE. proceedings of the meeting held at minal court-room last night will be very fully reported in another colfo them we direct the attention of our the fact that the President's message, delivered at the opening of congress, has not been printed. The them we direct the attention of our the fact that the President's message, delivered at the opening of congress, has not been printed.

LOGAN AND HIS PRIEND BOB. the hope that there will be no undue to enforce the conclusions reached thority for the assertion that Robert Lincoln the resolutions. They are worthy will be appointed to a cabinet position, but that he recommended Lincoln and hopes and believes he will be appointed.

GOT-THREE OF THEM PICKED OUT. A Republican senator of prominence and enough alone. The present Taxing-District government has done so well that a very targe majority of the better class of citizens that Robert Lincoln will be secretary of war,

IN MEMORIAM.

The City Legislative Council Adopts Resolutions on the Death of Mr.

cially propose to speak. He has been connected with the Taxing District government for about two years, chairman of the board of supervisors of public works, and as a member of the legislative council. We all respected him for his good sense, profited by his wise counsels, and loved him for his contreous bearing and conspicuous integrity of character. In all of his official acts he was actuated by the purest and most disinterested motives. Nothing swerved him from what he believed to be right. He always listened with intelligent patience to all discussions of questions, and then came to his conclusions, and was always ready to act with promptness and prudence and wisdom. Therefore be it

his conclusions, and was always rearly to set with promptness and prudence and wisdom. Therefore he if Resolved, That in the death of C. W. Goyer this government has lost a capable, honest, faithful and efficient officer; the community an energetic business man, whose success and integrity were equally honorable and noteworthy; the church an exemplary member, conspicuous for his alms, deeds and chariftes, and all of us a friend.

Ecsolved. That we tender to his grief-stricken wife and family our sincere condicience for this, their irreparable loss.

Resolved. That this preamble and resolutions be spread upon our minutes as a perpetual memorial of our appreciation of the many witness of the deceased, and that the secretary furnish an official copy of them to his family.

The following resolution by Mr. Goodbar The following resolution by Mr. Goodbar

Resolved, That this council attend the funeral of C. W. Goyer, late a member of this council, in a ADJOURNMENT,

On motion, the meeting adjourned sine die. LETTERS FROM THE PEOPLE.

Howl Conceived in Rigotry and Brought Forth in Vile English.

Brought Forth in Vile English.

Editors Appeal.—The object of this communication is to call the attention of the public, of the religious people all over the country, and of our own people particularly, to the unfriendly attitude which the Appeal holds to orthodox christianity and to the ministers who advocate those doctrines. We acknowledge in the outset the courtesy of the editors in inserting short communications on religious topics. Nevertheless, the general tone and bearing of the Appeal to ward preachers, as it is pleased to designate us, is unfriendly and injurious. Some years amo, when the notorious Victoria Woodhull was advertised to lecture in Memphis, she was indorred and commended and enlegized by the Appeal, and because the pastors of Memphis felt it their duty to point out to their people the character of the individual and the rank infidelity of her doctrines, the Appeal took it upon itself to berate and vility them for it. When again, last spring, they felt bound, as individual citizens and as public teachers of religion, to protest against the selection of the Sabbath day for decorating the graves of our dead heroes, they were assailed with a long tirade of abuse and denounced as Paritia bigots and fangiers. In the issue of February 6th, under the neading of "The Approaching Carnival," we have the following words: "Marif Gras is to the religious fanatic what the red flag is to the Spanish bull." Whom the Appeal means by the religious fanatic the people of Memphis very well know. But whoever they are they have no more sense than the Spanish bull, but are impelled simply by a blind fury. Another sentence from the same article is this: "The religious is natices manifest no particular aversion, disgust and repuguance fog the many sins committed under their noses from day to day, and which are a stench in the public mostris." Again we ask, whom does the Appeal, mean hy the religious people of Memphis, that is, the ministers and members of their churches. But what

does this charge contain. If it means anything it means that those whom it designates as religious fanaties are hypocrites; that they pretend to be opposed to sin, but at heart are wholly indifferent to it. But if this be their true character they are unworthy the position they hold—unworthy the respect of men, and ought to be held up to public contempt. Ministers are not mentioned as such in this sentence, but that the APPEAL means ministers, primarily, as well as all who agree with them, it will hardly deny. It is no part of our purpose to discuss Mardi Gras in this paper. We simply wish to show the animus of the APPEAL against what is known as orthodox, fevangelical religion and the ministers who advocated these doctrines. In the same issue of the APPEAL February 6th, under the heading, "A Religious Thea ter," we have this sentence: "If the theart is to be condemmed because actors are sometimes im-

ITCH FOR OFFICE

Brings Together a Forlorn Hope of the Faithful, Who Whereas and Resolute that They are to Have a Show at the Pickings to be Found in the District.

Not Content to Let Well Enough Alone, a Demand is Made to Rotate Good Men Out of Office-Mr. Meriwether Explains Some Matters to the Meeting.

At the criminal court-room last night, in response to a call published in the papers, forty-two citizens assembled, the majority of whom sat on the back benches and took no interest in the proceedings. The call stated the object of the meeting to be to consider contain bills concerning the city government. certain bills concerning the city government of Memphis, now pending before the legislaof Memphis, now pending before the legislature. Among those who were present were
the following: Major Minor Meriwether,
city receiver; Charles K. Pullen, city secretary; Sheriff Athy, Chief-of-Police Davis,
Captain O'Haver, the reporters of the Aralanche and APPEAL, John Walsh, Thomas
Garvey, J. T. Hillsman, Robert Loague, J.
J. DuBose, Harry M. Hill, George G. Dent,
J. C. Maccabe and Esquire Thomas Moffatt.
Mr. George G. Dent called the meeeting
to order, and Mr. John White was called to
the chair.

foot the bills if he was beaten.

ESQUIRE WINTERS'S MOTION.

Mr. P. M. Winters said Mr. Meriwether and Mr. Dent were good statutory lawyers, but he wanted to speak on a constitutional question. The bond-holders will watch Mr. Meriwether, and there will be no necressity for the people to do so. The bond-holders' lawyers will attend to Mr. Meriwether, and will watch him, and he believed that proposition disposed of the resolution offered to the meeting. The bondholders will get only what the collections bring forth. The taxpayers have only to pay twenty-five cents on the dollar; they have nothing to do with the receiver or the creditors. He moved that the two first resolutions be adopted and the latter resolution be tabled.

MOTION SECONDED Mr. Dent moved that Mr. J. C. Maccabe act as secretary of the meeting, which motion

On motion, Colonel J. J. DuBose was called upon to explain the object of the meeting. He stated the object to be to take into consideration certain measures now pending before the legislature affecting the Taxing-District government. He suggested that a committee of five be appointed to draft resolutions expressive of the objects of

has a committee of five be appointed to raft resolutions expressive of the objects of he meeting and the sentiments of the public of Memphis.

Mr. John Walsh seconded the motion which was put and carried.

COMMITTEE APPOINTED.

Chairman White appointed as the committee: Messrs. J. J. Dubose, J. T. Hillsman, W. J. Chase, J. W. Moores and G. G. Dent. The committee retired to consider and report on resolutions.

DECLINES TO SPEAK.

On motion of Thomas Garvey, Mr. Harry Hill was inyited to address the meeting white awaiting the report of the committee.

Mr. Hill thanked the meeting for the call, and asked to be excused until he heard the resolutions, so that he could understand the object of the meeting, which was at present unknown to him, hence he declined to speak.

EEFORT OF COMMITTEE.

The committee returned after ten minutes absence and, through the chairman, Mr. J. J. DuBose, presented the following series of resolutions:

WHILEELS, A bill is now pending before the legislation is contrary to the genius of republican in position for two years longer without regard to the wishes of the people; and whereas, such legislation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is contrary to the genius of republican in lation is c

ADJOURNMENT.

On motion, there being no other business before the small meeting, an adjournment was put and carried unanimously.

DISCUSSING RESOLUTIONS. Mr. J. T. Hillsman asked Back-Tax-Collector Meriwether, who was present, te ex-plain the provisions of the bill referred to in

MR. MERIVETHEFS INSLAINES.

Method the time to use what we shall greach, many the control of the proper of the pro

Chancery Court-McDowell, Judge.

ance. If this meeting adopted the resolution proposed, the people will get back under the yoke of the Federal court, and be eterrally rulned. As to the resolutions offered by Colonel DuBose, he would like to hear the bill 1804, so that he could consider it understandingly. He did not favor perpetuity in office; but he did not helieve that all should go out of office at once, but to, retain a portion of the city government from icen to term, so that some experienced mes may hold over to a second term. Before the meeting should decide upon this matter, the bill should be read and be duly considered.

MR. DENT REPLIES. to Plow Up the Lands in Event of Eviction-A Rumor that the Government Will Prevent a Proposed Parnell Meeting.

MR. DENT REPLIES.

Mr. George G. Dent said the resolution did not mean to curtail Mr. Meriwether as receiver in employing attorneys to defend such sints in court. Mr. Meriwether may not always be receiver of the old city debt, and he did not think that Mr. Meriwether desired to be perpetuated in office, but he believed that he should get a fixed per cent for his services, not a salary. There was no provision in the bill to put the receiver out of office if he did not do his duty. The back taxes will not be collected for many years, probably ten or fifteen years. The people of Memphis cannot pay the back taxes in five years. The resolution fixes the receiver's pay at 2% per cent, which will amount to twenty-five or thirty thousand dollars as salary for the past two years, although no taxes were collected, and he was entitled to this pay. He opposed perpetuity of offices, and all members of the city government should be elected by the people. He was not opposed to Dr. Porter or any other man, but he opposed to Dr. Porter or any other man, but he opposed the legislature proposing what the se resolutions advocate he should favor it, but if a bill was the other way he opposed it. Progress of the Irish Protection Bill in the House of Commons-The Home-Rulers Offering All the Obstruction They are Able Under the New Rules.

CAPE Town, February 23.—General Coll y is, with a column of rifles, Highlanders and hu-sars, escorting supplies to his camp from

GERMANY. Berlin, February 23.—Nothing warrants committee together promptly and make favorable report on the petition for the use at New Stettin last week was caused by the nti-Jewish party.

bill was the other way he opposed it.

A REJOINDER.

Mr. Meriwether replied that it needed no provision for maliceasance or misicasance in office so as to remove the receiver. The general law did this and the chances court mid full power over the subject. You cannot pay all the expenses of litigation out of the two and one-half per ceut. proposed in the resolution, and no receiver will incur the hazard or expense of such suits on such a basis. When he went into the cases in the Federal court a large majority of the bar of Memphis was against him, yet he had faith in his own opinion, and he went in and won; yet he was not willing in the future to defray all the expenses and foot the bills if he was beaten.

ESQUIRE WINTERS'S MOTION. BOMBAY, February 23.—Nineteen prisoners charged with conspiracy to murder Enropean residents of Kolopore have been found guilty. Sentence deferred.

> ATHENS, February 23 .- It is explained that calling out the reserves is merely carrying out an old decision, not an attempt to intimidate or provoke. Premier Coumorndouros has wired the representatives of Greece abroad explaining that the reserves were summoned in order to be ready to occupy the coded provinces.

PARIS, February 23.—In the senate yesterday Jules Simon spoke strongly against the imposition of taxes on food. He urged the impossibility of raising the duties in proportion and the senate product of the senate product MOTION SECONDED

Mr. Hillsman believed with Mr. Winters that the people have nothing to do with the creditors or the receiver; they can settle the matter among themselves. He was opposed to perpetuating anybody in office for two years more. This was very objectionable to him, so he seconded Mr. Winters's resolution.

ANOTHER SPEECH the impossibility of raising the duties in proportion as the American production cheapened. The speech probably contributed toward the rejection of the amendment for increasing the duty on wheat.

The Temps draws special attention to the passage in Gambetta's speech in the chamber yesterday in which he said he would impose on himself a certain reserve until the day when the country might think fit to designate him plainly to fill another role. The Temps infers from the foregoing that Gambetta will not refuse the premiership when called upon to take it.

DUBLIN, February 23.—Parnell has writ-ten to the secretary of the Land League at Clare, retracting the advice to plow up the land, because he has learned that the unjust and barbarous laws make such an act punishable by seven years penal servitude. A private powder magazine at Cork was forcibly entered and the powder stolen.

Many Sligo farmers who refused to pay rent higher than Griffith's valuation are hastening to pay at the landlords' terms. It is rumored that the government will in-terfere with the Parnell demonstration at

Cork, Sunday, A small farmer was shot dead near Butte- THE FOLLOWING GENTLEMEN HAVE BEEN of a land dispute.

A meeting of the Land League was held to-day, and the detectives noted all attending. Parnell telegraphed advising the League to postpone the meetings called for Sunday, as it was desirable that the terms of the land bill be known before the meetings are held.

LONDON, February 28.—In the house of commons Mr. Gladstone gave notice that if the consideration of the bill for the better protection of persons and property in Ireland, as amended, is not concluded to-day, he would give notice of a motion for having all amendments put forth at 7 o'clock to-morrow evening and for immediately afterward compressions the delayer of the conditions of the bill for the bill the third reading.

The home-rule members of the house of

The home-rule members of the house of commons are determined to exhaust the sittings to-day and to-morrow with amendments to the protection bill.

Consideration of the protection bill was continued in a dilatory manner. The two home-rule amendments intended to be introduced as a distinct provision in the bill that prisoners be leniently treated and allowed to associate with each other were relowed to associate with each other were rejected by majorities of 115 and 128, respectively, Forster merely saying that the government would do its best to prevent hardships. During the debate T. P. O'Conner was warned and Healey was ilenced by the speaker, for irrelevancy and repetitions.

Consideration of the bill was not finished when the house was obliged to rise, by the rule governing Wednesday's sittings. Mr. Gladstone's notice, therefore, that he would move having all the amendments put forth to-morrow evening, holds good.

The question of the evacuation of Candahar will shortly be raised in the house of lords, and an exciting debate is anticipated.

AN ARKANSAS MAN

the bringing of suits without the security of costs. Passed.

To authorize the issuance of bonds by mu-

nicipal corporations having over 35,000 in-habitants. Passed.

To prevent the comptroller from issuing his warrant, except under the act of appro-priations. Passed. To prevent the comptroller from issuing his warrant, except under the act of appropriations. Passed.

To compel persons confined in county jails for felony to work out their sentences in the county workhouses. Passed.

To make abortion a felony and to make the penalty for a violation of the act imprisonment for ten years and a decree of infamy by the court.

The senate received the following special message from the governor:

The senate received the following special message from the governor:

To make abortion a felony and to make the penalty for a violation of the act imprisonment for ten years and a decree of infamy by the court.

The senate received the following special message from the governor: The senate received the following special message from the governor:

GENTLEMEN OF THE SENATE AND HOUSE OF REPRESENTATIVES—I have the honor to transmit herewith for your consideration a communication from the governor of South Carolina and accompanying resolutions adopted by the general assembly of that State. I sm advised that my predecessor was called upon by the proper authorities for a contribution upon the part of this State of \$200, to aid in the crecion of the monument, and the Tennessee Historical society, in consideration of the gallant services rendered by Tennesseans in the season. Therefore I look for rapidly decreasing receipts during the spring and summer months, and a crop of the required sum. I respectfully recommend that the same be refunded. ALVIN HAWKINS.

The monument mentioned is that to be

ing moved by patriotic emotions of pride, advanced the required sum. I respectfully recommend that the same be refunded.

ALVIN HAWKINS.

The monument mentioned is that to be erected in honor of General Morgan, on the battlefield of the Cowpens.

House,—Mr. Cooper introduced a bill to change the venue in criminal cases, where the defendant or defendants have been committed to answer any criminal charge, the penalty for which is death or imprisonment in the penitentiary, and it becomes necessary to remove them from the county on account of threatened violence, it shall be lawful for the Judges of the court in which said cases are pending to change the venue upon application of counsel, without the presence of the defendant or defendants. Also a bill to enlarge the powers of circuit and criminal judges to protect prisoners in the custody of the law.

To abolish the charter of Hampshire, Many county.

Hore is judged to protect prisoners in the custody of the law.

To abolish the charter of Hampshire, Many county.

Maury county.

House joint resolution requesting our representatives in congress to support the Reagan bill, or some other bill of like import, by which railroad coryorations shall be competition of Mr. Murray, who has charge of the Hope night school, and who asked that pelled to do justice to all parties, and to charge just and equal rates in proportion to distance, and to be so restricted in their charges as not to be a burden to the production and labor of the country, was adopted.

The house joint resolution that no settlement of the State debt should be made final without the the use of the Market street school building be allowed him at night for the use of his large school, was referred to the committee

The house joint resolution that no settlement of the State debt should be made final without the approval of the people at the ballot-box or through a constitutional amendment was tabled without discussion by a vote of 42 to 21.

The governor will send in his message on Friday.

John Overton, C. W. Hieskell, D. T. Porter, W. M. Randolph and W. M. Sneed, of Memphis, appeared before both committees on finance on bills in relation to the Taxing-District.

Mr. Scott A. Murray has opened up the free night school in a small room in front of the coughtouse, on Main street. The attendance has been growing larger and larger nightly, until the room is entirely too small and inadequate for the wants of the pupils. It is for the benefit of those who, owing to their business, are unable to attend the public schools during the day—mechanics, laborers, newsboys and others whose opportunities to learn have been defective in every respect. The success of the philanthropic enterprise is a fixed fact, provided the members of the school board grant Mr. Murray's peti-John D. Andrews testified before the investigating committee. His testimony was entirely circumstantial, and no new points were brought out.

of the school board grant Mr. Murray's petition. Those attending the school pay nothing and are furnished with everything necessary by charitable citizens. The object of the free school system is to spread knowledge, to advance education among the masses who can vance education among the masses who constitute the poorer and hard-working classes of communities. The object is a noble one,

and no obstacle should be placed in the way

ACROSS THE WATER.

the entire matter was referred consisted of Mesers, James Ralston, chairman; R. D. Jordan and James Degnan, which committee was authorized to fully investigate as to the insurance and other matters, and make due report as early as possible. Chairman Ralston has not as yet called bis committee to meet and prepare a report. his committee to meet and prepare a report. He is absent from the city at present on a tour inspecting steamboat hulls, and will not be back for several days. It is rumored that he is opposed to granting the prayer of the petition. Mr. Jordan, of the committee, ex-presses his opinion as follows, and in this opinion Mr. Degnan concurs:

As a member of the building committee I shall be in favor of reporting in favor of permitting the Hope night school to occupy and use at night the Market street schoolhouse building, provided the use thereof does not interfere with the day school or work a forfeiture or cancellation of the insurance on the building.

Mr. Murray, who has charge of the night school, is principal of the Peabody school in South Memphis, and he will see that the greatest care is taken of the Market street schoolhouse. Whatever teachers are necesschoolhouse. Whatever teachers are neces-sary to be secured as assistants will probably be paid for their services by charitable citi-zens, and it is not reasonable to suppose that the insurance companies will raise any objec-tion in the matter. It is to be hoped that when Mr. Ralston returns he will call his

BATEMAN BAILED

To Answer a Charge of Manalaughter in the Sum of \$1500.

Special to the Appeal. Especial to the Appeal.]

LITTLE ROCK, February 23.—J. B. Bateman, of Parker & Brown's transfer line, who shot and killed the negro desperado Branch yesterday, gave himself up to the officers last night and to-day went before Chancelior Carroll on a writ of habeas corpus. The testimony showed that he acted in self-defense, and the judge held him on the charge of simple manulamenter, fixing the bail at fifteen hundred alaughter, fixing the bail at fifteen hundred dollars, which was promptly given.

ADDITIONAL RIVER NEWS. An Engineer Killed.

CHATTANOGGA, February 23.—John Taylor teamboat engineer, was shot dead by Capt John Fletcher. Crevasse Near New Orleans.

New ORLEANS, February 23.—A crevesse two set wide is reported in the right bank of Ba-Lafourche, thirty-five miles below Thibodeaux REED'S Gilt Edge Tonic cures malar

MALONE-Near Indian Bay, Monroe county, Ar kansas, on Friday, February 18, 1881, Gronge Booth Malone, Jr., only son of Dr. George B. and Julia Kate Carson Malone, aged 2 years 3 months and 16 days. (Baltimore (Md.) and Brownsville, (Tenn.) papers please copy. Death, viewed from any standpoint, is mon-strously cruel, but it is particularly so in this instance, for it has invaded a happy and unbroken bousehold and taken as its first victim the ido

CARNIVAL NOTICE

T selected by the Carnival Executive Committee to act as Marshals during the Industrial Parade of March 1st.—Mardi-Gras:

J. R. MILLER. Grand Marshal.
J. W. FULMER.
SAMUEL MCCALLUM,
W. L. CAMERON,
A. B. VACCARO,
LUCAS CLAPP.
WILLIAM GATES,
H. L. GUION, Assistant Marshals.
These gentlemen will please meet this (THURS-DAY) morning, at our office, 280 Main street, at 10:30 sharp, on important business.
S. J. CAMP.
Chairman Carnival Executive Committee.
J. M. SKMMES, Secretary.

NOTICE OF DISSOLUTION. THE partnership of Jones, Brown & Co., composed of R. S. Jones and W. N. Brown, is dissolved. The business will be wound up and settled in liquidation at the old stand by W. N. Brown.

W. N. BROWN.

R. S. JONES,

February 10, 1881. by F. A. Jones, Guardian.

Washington & Return

Patriots, attend the inauguration of your President, at Washington, on March 4, 1881, AND GO VIA

MEMPHIS & CHARLESTON RAILROAD.

Only 38 Hours Memphis to Washington

ARTISTIC

The Very Latest Novelties

FOREIGN & AMERICAN PATTERNS! FINE MIRRORS!

LOUISVILLE, : : : KENTUCKY

HOUSE AND SIGN

Painter

Grainer, Gilder and Glazier. BANNERS & TRANSPARENCIES

No. 300 Second street, Memphis Three doors south of former location, where all orders will be promptly attended to by telephone



F. LAVIGNE. Chancery Court—McDowell, Judge.

The calendar of cases now before the court will be called daily until disposed of. Attorneys interested must be present on the call for their cases will be continued.

Criminal Court—Horrigan, Judge.

Calendar for to-day: 120, Joe Johnson alias Meriwether; 55, D. Mariani; 117, Dennis Sexton: 93, Otto Zimmerman; 83-119, Joseph M. Gregory, jr.; 101-102, R. N. Chambliss.

of its success.

When the petition was received by the school board many objections were raised against it. The principal ones were that the granting of the use of the Market street building and having fires therein at night might vitiate or materially increase the policies of insurance; that the board could not afford in its present financial strait to furnish light, fuel or janitors, or pay teachers of the might school. The committee to whom

TO COUNTRY MERCHANTS.

Ferguson & Co. Saddle, Harness and Collar Factory, No. 299 MAIN STREET, MEMPHIS, TENN

WOODRUFF & OLIVER.



MILBURN, FISH BROS. AND TENNESSEE WAGONS

GENERAL AGENTS FOR THE

J.J.BUSBY & CO. WHOLESALE GROCERS, COTTON FACTORS 274 FRONT STREET, MEMPHIS.

Rothschild's Loan Office

48 Madison Street, Memphis,

Deals largely in WATCHES and DIAMONDS! Advances full value on Merchandise, Jewelry, Guns, Pistols, etc. Money Loaned in any amount on good collaterals. Cash paid for Silver and Gold.

MASKS! MASKS! WHOLESALE CANDY

WEDDINGS AND PARTIES SUPPLIED (R. G. CRAIG & CO. RELIABLE FARM IMPLEMENT

AND SETD DEALERS,

No. 361 Main Street, Memphis, Tennessee. J.B. ALDRICH & Co Wholesale and Retail Dealers in all kinds



Sewing Machines DOMESTIC. SEWING - MACHINE GOODS.

E. BUTTERICK & CO.'S PATTERNS And Fashion Publications ST. JOHN.



Whittaker Hams

OLIVER, FINNIE & CO., THE undersigned will receive Sealed Bids at the office of the Chairman of the County Court until SATURDAY NOON, February 28th, for the erection of two Stand Pipes in the Courthouse. Specifications at said office. Right reserved to reject any and all bids.

THOS. HOLMAN, JR.,
P. M. WINTERS,
J. S. GALLOWAY,
M. MCFADDEN, Committee. Fancy Shirtings

IN NEW DESIGNS. FOR SPECIAL ORDERS, --- AT ---T.J. McCARTHY'S

293 Main Street.

Ucuq.

FRIDAY NIGHT. 7:30 O'CLOCK. INITIATION.

DR. W.B. WINN. OFFICE-40 MADISON STREET. RES-IDENCE-276 TRIED STREET. Telephone connections with office and residence.

SEALED BIDS.

Notice to Consignees. THE Freight by the steamers Ste. Genevieve and City of Providence must be removed from the Wharfboat and Levee during TUESDAY, February 22d, to make room for other arrivals.

AD STORM, Seperintendent.